(Use this form to file a local law with the Secretary of State.)

Text of law should be given as amended. Do not include matter being eliminated and do not use italics or underlining to indicate new matter.

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	Local I	ow No	9 of the year 20 00				
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A local law	(Insert Title)	burbrerud	the-body-pierging-of-minors-without-the-				
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Be it enacte	d by the	Leg	islature of the				
	•	(Name of Legis	slative Body)				
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County	•		·				
Çitx	~ c	Erie	on follows.				
Town-	of		as follows:				
-		SECTION 1.	Legislative Intent. This Legislature finds that the practice of body piercing				
	invol	involves the alteration or penetration of the skin, which, if done improperly, can lead to potential					
•	healt	h risks. This Les	rislature further finds and determines that a significant and possibly growing				
	numl	oer of minors are	e engaging in the practice of body piercing. The purpose of this Local Law is				
	to ne	obibit the body r	piercing of minors without the written informed consent of one parent or legal				
	- pr	San pureyout to	the County's exercise of its inherent power to protect the public health, safety				
	and g	eneral welfare of	i ils cutzens.				
		ere cress (ANT O	Definitions. The following words and phrases, as used in this Local Law,				
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	shall	have the indicate	ad meaning:				
			(T) 1 T) 1 T 1 II				
	A	•	"Body Piercing" shall mean to cut or pass through with a sharp instrument,				
		•	or to penetrate a part of the body for the purpose of applying jewelry to				
			various parts of the body by means of a piercing device.				
		:					
	В.		"Piercing Device" shall mean any device used for the piercing of the skin for				
			the purpose of applying jewelry or other objects to the body.				
•		•					
	•	SECTION 3.	Prohibition.				
			No person shall knowingly perform body piercing, or offer to perform body				
	A.		piercing, for compensation, on any part of the body of an individual under				
	•		the age of eighteen (18) years by means of a piercing device. Proof of age				
			shall be determined upon presentation of one form of valid identification.				
			Shan be determined upon prescription of one form of ward determined.				
			Valid identification shall be limited to one of the following original				
			documents with embossed seal: a picture driver's license; birth certificate; or				
	•		passport				
	В.		If the body piercing is offered free of charge in conjunction with the sale of				
		-	an item of jewelry actually being used in connection with the body piercing,				
			then that service or act shall be deemed to have been provided for				
			compensation.				
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SECTION 4. Written Informed Consent by a Parent/Legal Guardian

- A. Informed written consent is required for body piercing of a minor, and shall be obtained from at least one parent or legal guardian. The writing shall be filed in person at the body piercing shop along with a photocopy of valid identification of a parent/legal guardian. Valid identification shall include one of the following: a picture driver's license; birth certificate; passport; or military ID.
- B. The records of written informed consent shall be kept on file for three years by the owner of the body piercing shop in which the body piercing was performed.

SECTION 5. Penalties. Any person who knowingly and willfully violates Section 3 of this law shall be guilty of a violation, punishable by a fine of up to Two Hundred Fifty Dollars (\$250). Any person who knowingly and willfully violates Section 3, after having previously committed such offense, shall be guilty of an unclassified misdemeanor, punishable by a fine of up to One Thousand Dollars (\$1,000) or fifteen days in jail.

SECTION 6. Procedures. The Department of Health is hereby authorized to promulgate such rules and regulations as are necessary to ensure compliance with this Local Law.

SECTION 7. Records.

- A. For each patron, proper records of each body piercing administered shall be maintained by the shop owner/operator.
- B. A record of each patron shall be prepared prior to any procedure being performed and shall include the patron's name, signature (or, if the patron is a minor, the signature of a parent or legal guardian), address, age, the date of the body piercing, the location of the piercing on the patron's body, and the name of the operator who performed the work.
- C. The records shall be entered in ink or indelible pencil in a bound book kept solely for this purpose. This book shall be available at a reasonable time for examination by an Officer of the Erie County Department of Health and shall be preserved for at least three years from the date of the last entry therein. The signature of the patron (or in the case of a minor the signature of a parent or legal guardian) shall be in a bound book record.

D. Before body piercing administration, there shall be a discussion conducted with the patron on the health risks involved in the body piercing requested, and its possible complications. The patron shall fill out and sign an information form as prescribed by the Department. One copy of each form shall be retained at the body piercing shop and the other copy shall be given to the patron. The body piercing operator must also explain aftercare instructions and have the patron initial the consent form to indicate that he or she has received written aftercare instructions.

SECTION 8. Effective Date. This Local Law shall take effect immediately.

(Complete the certification in the paragraph that applies to the filing of this local law and strike out that which is not applicable.)

1. (Final adoption by local legislative body only.)		
I hereby certify that the local law annexed hereto, design of the (County)(City)(Town)(Village) of	since duly mor	coad brith
(Name of Legislative Body)	- 20, in accordance with the applicable provision	ons of law
2. (Passage by local legislative body with approval, no by the Elective Chief Executive Officer*.)	o disapproval or repassage after disapproval	
I hereby certify that the local law annexed hereto, design of the (County) (City) (Name) (Village) of Erie Erie County Legislature on Dec. 14 (Name of Legislative Body)	ated as local law No9 was duly pas was duly pas - 20 ^{0.0} , and was (approved)(not approved)(repasse	of 20 <u>00</u> sed by the kkalask
disapprexes) by the Erie-County Executive (Elective Chief Executive Officer*) in accordance with the applicable provisions of law.	and was deemed duly adopted onDec 2	920_00,
TP TO THE STATE OF		
3. (Final adoption by referendum.)		
I hereby certify that the local law annexed hereto, designs of the (County)(City)(Town)(Village) of	was duly pass	sed by the
(Name of Legislative Body)	20, and was (approved)(not approved)(repa	issed after
disapproval) by the(Elective Chief Executive Officer*)	on 20 Such local law was	submitted
to the people by reason of a (mandatory)(permissive) refe the qualified electors voting thereon at the (general)(speci accordance with the applicable provisions of law.	rendum, and received the affirmative vote of a maj	ority of , in
4. (Subject to permissive referendum and final adoption referendum.)	on because no valid petition was filed requesting	3
I hereby certify that the local law annexed hereto, designant of the (County)(City)(Town)(Village) of	ted as local law No was duly pass	of 20
Name of Legislative Body)		
lisapproval) by the(Elective Chief Executive Officer*)	on 20 Such local law was s	subject to
permissive referendum and no valid petition requesting su accordance with the applicable provisions of law.		

^{*} Elective Chief Executive Officer means or includes the chief executive officer of a county elected on a county-wide basis or, if there be none, the chairperson of the county legislative body, the mayor of a city or village, or the supervisor of a town where such officer is vested with the power to approve or veto local laws or ordinances.

5. (City local law concerning Charter rev	ision proposed by petition.)
of the City ofsection (36)(37) of the Municipal Home Rule	ereto, designated as local law No
6. (County local law concerning adoption	of Charter.)
of the County of	ereto, designated as local law No
(If any other authorized form of final adopt	tion has been followed, please provide an appropriate certification.)
	reding local law with the original on file in this office and that the same note of such original local law, and was finally adopted in the manner interest of the County legislative body. Site Town of the County legislative body. Town or Xillage Stark
(Conf)	Laurie A. Manzella Date: January 4, 2001
(Seal)	Date: 22.50.10td.1/j
(Certification to be executed by County Attother authorized attorney of locality.)	torney, Corporation Counsel, Town Attorney, Village Attorney or
STATE OF NEW YORK Erie	
COUNTY OF	
I, the undersigned, hereby certify that the fore have been had or taken for the enactment of the	going local law contains the correct text and that all proper proceedings the local law annexed hereto.
	Signature Susannah M. Boohenek
	1st Assistant County Attorney
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	County Sixy of Erie Tran
	Xidagex 4 Ola 2001
s≅	Date:

A Public Hearing was held on the foregoing Local Law Intro. No. 10-2000 on Friday, December 29, 2000, due notice thereof having been published in the official newspapers of the County of Erie designated for this purpose, and after due deliberation thereon, I, JOEL A. GIAMBRA, County Executive of Erie County, do hereby APPROVE and SIGN said Local Law this 29th day of December, 2000.

A Public Hearing was held on the foregoing Local Law Intro. No. 10-2000 on Friday, December 29, 2000, due notice thereof having been published in the official newspapers of the County of Erie designated for this purpose, and after due deliberation thereon, I, JOEL A. GIAMBRA, County Executive of Erie County, do hereby DISAPPROVE and VETO said Local Law this 29th day of December, 2000.